THE HONORABLE BARBARA J. ROTHSTEIN

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DISCOVERY DEADLINE TO TAKE DEPOSITIONS OF EXPERTS $\,-1\,$ 065460.000008

NO.: 2:22-cv-00534-BJR

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON IN SEATTLE

CREEKSIDE ON SUNSET CONDOMINIUM ASSOCIATION, a Washington non-profit corporation,

Plaintiff,

v.

EVANSTON INSURANCE COMPANY, SUCCESSOR BY MERGER TO ESSEX INSURANCE COMPANY, an Illinois corporation,

STIPULATED MOTION AND ORDER TO EXTEND

Defendant.

No. 2:22-cv-0534-BJR

STIPULATED MOTION AND ORDER TO EXTEND DISCOVERY DEADLINE TO TAKE DEPOSITIONS OF EXPERTS

I. STIPULATION

Plaintiff Creekside on Sunset Condominium Association and Defendant Evanston Insurance Company jointly move the Court for an order extending the discovery completion date for the sole purpose of deposing experts Colby Burnett, Peter Marchel, and Zeno Martin to July 25, 2023. Pursuant to this Court's March 13, 2023 Order (*Dkt. 33*), the parties exchanged FRCP 26(a)(2) expert witness reports on June 9, 2023. The parties have encountered difficulty in

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1	scheduling depositions of experts. At least one deposition was scheduled and had to be
2	postponed. Despite reasonable efforts by both sides, the parties have been unable to schedule the
3	deposition of experts Colby Burnett, Peter Marchel, and Zeno Martin until after the July 10, 2023,
4	discovery completion deadline set by this Court. All other pre-trial deadlines will remain the
5	same.
6	DATED this 22 nd day of June 2023.
7 8	HARPER HAYES PLLC
9	By: /s/ Charles K. Davis Todd C. Hayes, WSBA No. 26361 Charles K. Davis, WSBA No. 38231 1200 Fifth Avenue, Suite 1208 Seattle, WA 98101 (206) 340-8010 todd@harperhayes.com cdavis@harperhayes.com Attorneys for Plaintiff
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15	I certify that this memorandum contains 131 words, in compliance with the Local Civil Rules.
16	REED MCCLURE
17	KLLD MCCLUKL
18	By: /s/ Marilee C. Erickson Marilee C. Erickson, WSBA No. 16144 1215 4 th Avenue, Suite 1700 Seattle, WA 98161 Phone: 206-292-4900 merickson@rmlaw.com Attorneys for Defendant
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STIPULATED MOTION AND ORDER TO EXTEND DISCOVERY DEADLINE TO TAKE DEPOSITIONS OF EXPERTS $\,-\,2\,$ 065460.000008

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STIPULATED MOTION AND ORDER TO EXTEND DISCOVERY DEADLINE TO TAKE DEPOSITIONS OF EXPERTS $\,-\,3$

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II. **ORDER** 1 Based on the above Stipulation, it is ordered that the discovery completion date, for the 2 sole purpose of taking the depositions of expert witnesses Colby Burnett, Peter Marchel, and 3 Zeno Martin is extended to July 25, 2023. 4 DATED THIS 23rd day of June 2023. 5 6 7 8 BARBARA J. ROTHSTEIN 9 UNITED STATES DISTRICT JUDGE 10 11 Presented by: 12 HARPER | HAYES PLLC 13 By: /s/ Charles K. Davis 14 Todd C. Hayes, WSBA No. 26361 Charles K. Davis, WSBA No. 38231 15 Attorneys for Plaintiff 16 17 **REED MCCLURE** 18 By: /s/ Marilee C. Erickson Marilee C. Erickson, WSBA No. 16144 19 Attorneys for Defendant 20 21 DICKINSON WRIGHT PLLC 22 By: /s/ P. Bruce Converse P. Bruce Converse, Pro Hac Vice 23 Attorneys for Defendant 24 25

STIPULATED MOTION AND ORDER TO EXTEND DISCOVERY DEADLINE TO TAKE DEPOSITIONS OF EXPERTS -4 065460.000008 NO.: 2:22-cv-00534-BJR

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